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for the arrest of the defendant, alleging that she violated the terms of her supervision as follows:

- 1. Christina White has violated the terms and conditions of her bond by having on-going, direct contact with co-defendant Derico Fuller.
- 2. Christina White has violated the special bond condition that she comply with the electronic monitoring program under the direction of Pretrial Services by deviating from her pre-approved schedule on June 16, 2008.

Dkt. No. 135.

An initial hearing on the alleged violations took place before the Honorable Mary Alice Theiler on June 24, 2008, at which time, she admitted the violations. Judge Theiler revoked release pending a bond revocation hearing before the undersigned Magistrate Judge. Dkt. No. 149. On July 1, 2008, a bond revocation hearing took place. At that time, the evidence proffered by the government included, among other things, a recorded conversation between the defendant and co-defendant Fuller, discussing in some depth the case at hand. Although the defendant has pleaded guilty, co-defendant Fuller has not. In addition, prior to the admission, the defendant denied having contact, claiming it was her sister who was using her email account and talking with Mr. Fuller as though she were the defendant. The recording indicates that the defendant attempted to disguise her presence as her sister, but then began using her own identity. This indicates knowledge by the defendant of the restrictions and attempts to go around the restrictions. The government also proffered evidence that assistance of defense counsel had been sought trying to keep the defendant from committing further bond violations.

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DETENTION ORDER 18 U.S.C. § 3142(i) PAGE 2

The Court conducted a revocation hearing pursuant to 18 U.S.C. § 3148, and based upon the factual findings and statement of reasons for detention hereafter set forth finds as follows:

FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION

- (1) Defendant committed violations 1 and 2 as admitted.
- (2) The defendant has demonstrated an inability or unwillingness to comply with the terms of her pretrial supervision.
- (3) Defendant has already pleaded guilty to her offense and is awaiting sentencing. IT IS THEREFORE ORDERED:
- (1) Defendant shall be detained pending trial and committed to the custody of the Attorney General for confinement in a correction facility pending sentencing;
- (2) Defendant shall be afforded reasonable opportunity for private consultation with counsel;
- (3) On order of a court of the United States or on request of an attorney for the government, the person in charge of the corrections facility in which defendant is confined shall deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding; and
- (4) The Clerk shall direct copies of this Order to counsel for the United States, to counsel for the defendant, to the United States Marshal, and to the United States Pretrial Services Officer.

DATED this 1st day of July, 2008.

JAMES P. DONOHUE United States Magistrate Judge

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